UNPUBLISHED

UNITED STATES COURT OF APPEALS FOR THE FOURTH CIRCUIT

No. 95-2833

ROBERT L. DAVIS,

Plaintiff - Appellant,

versus

RICHARD TOWNSEND, Robeson County District Attorney, in his official and individual capacities; STAN TODD, Assistant Robeson County District Attorney, in his official and individual capacities; ARNOLD LOCKLEAR, Attorney of Robeson County School Board of Education, in his official and individual capacities; EARLENA LOWRY, Robeson County Board of Education Personnel Director, in her official capacity only; MARK BRADLEY, Sergeant, Lumberton Police Department, in his official and individual capacities; DON WARD, Police Officer, Lumberton Police Department, in his official and individual capacities; CRAIG JACOBS, Police Officer, Lumberton Police Department, in his official and individual capacities; LEON OXENDINE, Lieutenant, Lumberton Police Department, in his official and individual capacities; HARRY DOLAN, Lumberton Police Department, in his official and individual capacities; REBECCA SMITH, Probation Officer, North Carolina Department of Correction, in her official capacity only,

Defendants - Appellees,

and

JAMES G. EXUM, JR., North Carolina Chief Justice, in his official and individual capacities; GERALD ARNOLD, North Carolina Chief Judge, in his official and individual capacities; SIDNEY S. EAGLES, JR., North

Carolina Court of Appeals and Chairman of North Carolina Standards Commission, in his official and individual capacities; RUSSELL WALKER, JR., North Carolina Superior Court Judge, in his official and individual capacities; HENRY V. BARNETTE, JR., North Carolina Superior Court Judge, in his official and individual capacities; DEXTER BROOKS, North Carolina Superior Court Judge, in his official and individual capacities; RICHARD ALLSBROOK, North Carolina Superior Court Judge, in his official and individual capacities,

Defendants.

Appeal from the United States District Court for the Eastern District of North Carolina, at Wilmington. W. Earl Britt, District Judge. (CA-95-137-7-BR3)

Submitted: January 18, 1996 Decided: January 31, 1996

Before HAMILTON and LUTTIG, Circuit Judges, and CHAPMAN, Senior Circuit Judge.

Affirmed in part and dismissed in part by unpublished per curiam opinion.

Robert L. Davis, Appellant Pro Se.

Unpublished opinions are not binding precedent in this circuit. See Local Rule 36(c).

PER CURIAM:

Appellant appeals from the district court's order denying relief on his 42 U.S.C. § 1983 (1988) complaint. He has moved to dismiss Defendants Exum, Arnold, Eagles, Walker, Barnette, Brodes, and Allsbrook. We grant this motion to dismiss. As to the remaining Defendants, we have reviewed the record and the district court's opinion and find no reversible error. Accordingly, we affirm as to these Defendants on the reasoning of the district court. Davis v. Exum, No. CA-95-137-7-BR3 (E.D.N.C. Oct. 4, 1995). We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before the court and argument would not aid the decisional process.

AFFIRMED IN PART, DISMISSED IN PART